UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

Mailed: June 7, 2007

Opposition No. 91171484 Opposition No. 91173822 Opposition No. 91174513 Opposition No. 91174525

Valiant Entertainment, Inc.

v.

Valiant Intellectual Properties, LLC

Cancellation No. 92046608

Valiant Intellectual Properties, LLC

v.

Valiant Entertainment, Inc.

Cheryl Goodman, Interlocutory Attorney:

This case now comes up on opposer's "second request to consolidate," filed May 1, 2007. By its request, opposer seeks to add the parties' cancellation proceeding to the already consolidated proceedings. Applicant has filed no response thereto.

Upon consideration of the pleadings in the cancellation, the Board finds that consolidation of the

¹ Opposer also advises that there are additional applications currently in examination that opposer will seek to add to the consolidated proceeding at the proper time.

cancellation proceeding with the previously consolidated opposition proceedings is appropriate.

Accordingly, opposer's motion to consolidate is granted, and Cancellation No. 92046608 is hereby consolidated with the previously consolidated proceedings (Opposition Nos. 91171484, 91173822, 91174513 and 91174525). While each proceeding retains its separate character, they may be presented on the same records and briefs in the consolidated proceeding. Opposition No. 91171484 shall remain the "parent" case, but all papers filed in these cases should include all proceeding numbers in ascending order.

Discovery and trial dates are reset to follow the most junior proceeding, Cancellation No. 92046608, taking into account the reversed positions of the parties in the cancellation proceeding:

THE PERIOD FOR DISCOVERY TO CLOSE:

9/27/07

Testimony period for plaintiff in the consolidated opposition to close: (opening thirty days

12/26/07

prior thereto)

Testimony period for defendant in the consolidated opposition and as plaintiff in the cancellation to close: (opening thirty days prior thereto)

2/24/08

Testimony period for defendant in the cancellation and its rebuttal testimony as plaintiff in the consolidated opposition to close:

(opening thirty days prior thereto)

4/24/08

Rebuttal testimony period for plaintiff in the cancellation to close:

6/8/08

(opening fifteen days prior thereto) Briefs shall be due as follows:

[See Trademark rule 2.128(a)(2)].

Brief for plaintiff in the consolidated opposition shall be due:

8/7/08

Brief for defendant in the consolidated opposition and as

plaintiff in the cancellation shall be due:

9/6/08

Brief for defendant in the cancellation and its reply brief (if any) as plaintiff in the consolidated opposition shall be due:

10/6/08

Reply brief (if any) for plaintiff in the cancellation shall be due:

10/21/08

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.